EXHIBIT G

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                   UNITED STATES DISTRICT COURT
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             FOR THE MIDDLE DISTRICT OF PENNSYLVANIA
                       (Harrisburg Division)
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     UNTTED STATES FIDELITY AND
     GUARANTY COMPANY,
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                 Plaintiff.
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                                     Civil Action No.
                                      1:01-cv-00813
         -VS-
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     BRUCE J. BROWN AND BROWN
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     SCHULTZ SHERIDAN & FRITZ,
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                 Defendants.
9
               Deposition of STEPHEN J. DEBRUYN taken before
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     DONNA L. POLICICCHIO, C.S.R., and Notary Public,
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     pursuant to the Federal Rules of Civil Procedure for the
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     United States District Courts pertaining to the taking
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     of depositions, at Suite 1800, 333 West Wacker Drive, in
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     the City of Chicago, Cook County, Illinois, commencing
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      at 10:05 a.m. on the 7th day of May, A.D. 2003.
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                                           CERTIFIED ORIGINAL
                                           LEGALINK BOSTON
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1	in accordance with AICPA peer review guidelines?
2	A Yes.
3	Q Do you have any reason to doubt that the peer
4	reviewers in Pennsylvania are required to receive AICPA
5	training?
6	A As I indicated, I don't know who served on the
7	team of peer reviewers.
8	Q Do you have any reason to think that the peer
9	reviewers for the who performed the peer review of
10	the Brown, Schultz audit report for the 1997 financial
11	statement of CCI Construction were other than
12	qualified
13	A No.
14	Q and competent?
15	A No.
16	Q Did you sorry. Did you perform let me
17	start over.
18	Did you select the materials you wanted to
19	review in connection with your engagement for this
20	matter?
21	A Yes.
22	Q And what process did you use to select
23	materials?
24	A I used the materials that were available and

94 concept, which I just read to you, in mind? 1 2 Α Yes. MR. McGLYNN: Objection. 3 And did you apply that concept in MR. McCARRON: Q 4 connection with the work you performed for the 5 engagement in this case? 6 Could you ask that again? 7 Did you apply the concept, which I just asked 8 you -- read to you and asked you about, to your 9 engagement for this case? 10 11 Α Yes. 12 Do you agree with this statement --13 MR. McGLYNN: Slowly now. -- that the statement of position 14 MR. McCARRON: Q 15 on percentage of completion method states a presumption that contractors generally have the ability to produce 16 estimates that are sufficiently dependable to justify 17 the use of the percentage of completion method of 18 19 accounting. It also states that percentage of completion -- let me start over. 20 It also states that persuasive evidence to the 21 contrary is necessary to overcome that perception --22 23 May I read that? Α -- presumption. 24 Q

Page 6 of 35 95 Do you want me to read it again? Or you could read it again. Do you agree with the statement that the statement of position concerning percentage of completion method of accounting states a presumption that contractors generally have the ability to produce estimates that are sufficiently dependable to justify the use of the percentage of completion method of accounting. It also states that persuasive evidence to the contrary is necessary to overcome that presumption. Could you read it back to me? (Record read.)

THE WITNESS: Yes.

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Did you apply that concept in connection with the work you performed for this engagement in this action?

Yes. I did.

Do you agree, sir, that the previous reliability of a contractor's estimating process is usually an indication of continuing reliability, particularly if the present circumstances are similar to those that prevailed in the past?

Yes. that would be one method.

So yes, you would agree with that statement? 0

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1	A That You're reading a portion of it. Yes, I
2	agree with that statement.
3	Q Did you apply that concept to the engagement you
4	performed in connection with this case?
5	A Yes, I did.
6	Q Did you review the audit work by Brown, Schultz
7	for any years earlier than 1996?
8	A I had the 1994 and 1995 work papers and
9	financial statements.
10	Q But you did not review those materials?
11	A I reviewed the materials. I was not opining on
12	those years and did not include them in my information,
13	but I used them to form a basis for what I was going
14	forward with was 1996, '97, and '98.
15	Q Did you reflect or indicate in any of the
16	reports or the affidavit, which you signed, that you had
17	reviewed work performed by Brown, Schultz for the audit
18	for the years 1994 and 1995?
19	A I don't have the other reports in front of me.
20	Q Here is one.
21	A This is the first one?
22 .	(Discussion had off the record.)
23	THE WITNESS: Could you please restate the question?
24	I've looked through the documents.

107 before. 1 Did you have an understanding -- let me start 2 0 3 over. Were you aware there was a long-standing 4 relationship for audits between CCI Construction and 5 Brown, Schultz prior to 1997? 6 MR. McGLYNN: Jeff, can you just increase the volume 7 a little bit? I'm having trouble hearing. I got the 8 background noise out of the window here. 9 Did you -- were you -- let me MR. McCARRON: Q 10 11 start over. Are you aware that Brown, Schultz had performed 12 audit services for CCI Construction for many years prior 13 to 1997? 14 Yes. 15 Α Did you know how long that relationship existed 16 prior to 1997 or do you know how long that relationship 17 existed prior to 1997? 18 If I recall from the information reviewed in the 19 depositions, I believe the relationship started in 1992. 20 Did it matter to you in forming your opinion 21 about the work performed by Brown, Schultz that Brown, 22 Schultz had many years of experience with auditing CCI 23 Construction? 24

That's correct. In most audits, you need to

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look at a lot of different information.

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Do you agree, sir, that estimating is an integral part of a contractor's business activities and there is a necessity to revise estimates on contracts continually as the work progresses. The fact that circumstances may necessitate frequent revision of estimates does not indicate that the estimates are unreliable for the purpose for which they are used, although results may differ widely from original Because of the nature of the business, the estimates. contractor in the conduct of his business may still find the estimates reasonably dependable. Despite these widely recognized conditions, a contractor's estimates of total contract revenue and total contract costs should be regarded as reasonably dependable if the minimum total revenue and the maximum total cost can be estimated with a sufficient degree of confidence to justify the contractor's bids on contracts.

A Could I read that?

Q On this occasion I'll let you read it so I don't have to read it back.

- A Can you just tell me where you started?
- Q (Pointing.)
- A Number 27.

110 I'm done reading it. 1 Do you agree with that statement? 2 Q Yes. Α 3 Do you agree with all of the statements in the Q 4 Audit Guide for the contracting industry or the 5 construction industry? 6 Yes. Α 7 Do you agree, business enterprises engaged in 0 8 contracting, like all business enterprises, are exposed 9 to numerous business risks that vary from contract to 10 contract. The reliability of the estimating process in 11 contract accounting does not depend on the absence of 12 such risks. Assessing business risks is a function of 13 users of financial statements. 14 Α Yes. 15 Did you form any opinions, sir, about the audit 16 conducted by Brown, Schultz for the year 1997? 17 A Yes. 18 Did you form any opinion that -- about whether 19 Brown, Schultz in its audit for CCI for the year 1997 20 acted in conformity with Generally Accepted Auditing 21 standards? 22 I did form an opinion. 23 Did you form an opinion that Brown, Schultz 24 Q

112 audit work papers reflected more information for the 1 year 1997 that the opinion for the 1997 financial 2 statements by Brown, Schultz would have been different? 3 MR. McGLYNN: Objection. 4 Could you restate the question? 5 Do you have any reason to believe O MR. McCARRON: 6 that if the audit work papers were more complete for the 7 year 1997 that the Brown, Schultz audit opinion of the 8 1997 financial statements for CCI Construction would 9 have been different? 10 11 No. Α Objection. MR. McGLYNN: 12 Do you have any reason to believe 13 MR. McCARRON: 0 that if greater skepticism had been used by the auditing 14 staff of Brown. Schultz in connection with the 1997 15 audit of the 1997 financial statements for CCI 16 Construction that the opinion by Brown, Schultz of that 17 1997 financial statement would have been different? 18 19 No. Α Did you find an indication in the testimony by 20 the auditors which supplemented the information included 21 on the work papers for the 1997 audit? 22 Objection. MR. McGLYNN: 23 There was information documented by Bruce Brown Α 24

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intended users of the financial statement, which they identified but failed to adjust their audit for.

The second item is what I referred to as the skepticism, not taking management's representations It seemed like there is a conversational audit going on between the audit staff and CCI management where they accepted whatever was told to them and didn't go beyond that or did not document that they went beyond that to substantiate any of the evidence or corroborate any of the statements made by management.

what is it that you believe should have been Q done to resolve the due professional care issue for the 1997 audit?

I think the testing of estimated costs to complete, the testing of job costs, accumulated job costs, both of which are inherent in the percentage completion method of accounting, the additional testing of subcontractors, the inclusion in subsequent disbursements testing for payables of job costs to determine that all of the job costs to date were accumulated, to review subcontractor agreements and all contracts, to document subcontractor buy-outs and changes in subcontractor agreements, and to build a correlation between the estimated gross profit of an

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the result that een different if performed as you
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nal procedures, is
or due professional

individual	contract	with	historical	gross	profits	that
were used.						

- Have you finished your answer Q
- Α Yes.
- And that's the complete list 0 you believe should have been done in 1997 audit to resolve the due profess you identified, is that right?

Whether it's complete or not, what I would have done, yes.

Are you able to tell us what the result of the audit would have be those additional procedures had been iust listed?

It's my opinion that they wou different reporting of the results of restated in my report.

Based on doing these addition 0 that right?

We talked about procedures for care and have not talked about the sufficient competent evidential matters.

I'm asking, sir, if the additional procedures 0 had been performed, as you just listed, to resolve the

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due professional care issue, are you a	ble to tell us
that the results of the audit would ha	ve been different
and that the opinion for the 1997 fina	ncial statements
of CCI Construction for 1997 would hav	e been different?
A No, I can't tell you.	
Q Did you go back and do let	me start over.

Did you do all those procedures which you just described should have been done by Brown, Schultz in connection with the 1997 audit concerning due professional care?

- Interviews with management, no, I did not.
- All the things that you just told us about, testing for job costs, additional review of subcontractor agreements --
 - No. I did not.
- -- all the stuff you just gave us a long list about to resolve due professional care, did you perform those procedures, which you contend should have been done by Brown, Schultz, to resolve the issue you raised about due professional care for the 1997 audit?
 - Those records were not available, no.
- Do you know whether those records were available 0 in order to do that review?
 - The CCI records --

118 firm should have done for the 1997 audit? 1 Yes. If they were available, I would have 2 reviewed them. 3 who told you that they were not available -- let 4 me start over. 5 Who told you that the CCI Construction records 6 were not available? 7 There was, from what I recall, an individual at 8 the USF&G office that communicated that to us prior to 9 my arrival out in Baltimore to review the work and 10 prepare my expert report, and then while I was there, we 11 talked to somebody on the phone that I mentioned that we 12 thought maybe would have access to their old computer 13 files in an attempt to get those and recreate those 14 records. 15 Sir, were you ever made aware that those records 16 exist in the hands of the accountants for CCI? Did you 17 know that? 18 Records exist that detailed records for CCI --19 Α Did you know CCI went through bankruptcy? 20 Q 21 Α Yes. Were you aware there were accountants employed 22 Q in connection with the bankruptcy? 23 No, I was not aware. 24

120 not available. 1 would you still have an interest in reviewing 2 Q those records if you could gain access to them? 3 If I could get access to all the records? 4 For CCI Construction. 5 Q For their detailed records? 6 Α That would be of interest to you? 7 0 Yes. 8 Α Is this a good time to take a break? 9 MR. McGLYNN: Five after 1:00. 10 MR. McCARRON: Let me just finish up with 1997, 11 which relates to this other area he talked about. 12 what do you estimate? 13 MR. McGLYNN: MR. McCARRON: More than a couple minutes. 14 MR. McGLYNN: All right. 15 MR. McCARRON: O Sir, what is it you contend 16 should have been done by the Brown, Schultz auditors for 17 the 1997 audit in order to satisfy your issue and 18 concern about the insufficiency or sufficiency of 19 competent evidential material? 20 They should have obtained -- The underlying 21 documentation in your work papers is your basis for the 22 opinion. They did not obtain enough information on 23 estimated costs to complete to review the estimates in 24

accordance with Statement on Auditing Standards No. 57,
which is auditing accounting estimates. They took
management's representations and have no documentation
in the file that they did anything beyond that, besides
relying upon, despite the fact that there was numerous
indications on the work papers that there were
subcontractor default, subcontractor buy-outs, nothing
that indicated that they reviewed the subcontractor
records or the new subcontractor taking over.
In addition, the testing of job costs was merely
a test of 25 and it was supposedly a haphazard
selection of 25 items, which turned out to be 13 payroll
and 12 non-payroll items. No vouching of job costs.
Thirdly, in their testing of payables and
subsequent disbursements, they specifically excluded job
cost from their scope of testing and subsequent
disbursements.

were there any problems with the cost recording Q system at CCI Construction for job costs?

Α I don't know.

Do you know what the result would have been for Q the 1997 audit if the additional procedures or work had been done correctly as you just described in your list?

Could you ask that again? Α

122 Do you know whether the results for the 1997 1 audit by Brown, Schultz of the 1997 CCI financial 2 statements would have been different if the correct 3 procedures and additional procedures you just listed had 4 been done by Brown, Schultz? 5 No, I don't. 6 The only way you could determine that is if you 7 Q looked at the CCI records, is that right? 8 That's correct. 9 And, again, you haven't looked at those records 10 from CCI in order to be able to make a determination 11 about whether it would have mattered to the audit 12 opinion of Brown, Schultz if those additional or correct 13 procedures had been performed to resolve the issue you 14 identified concerning sufficient competent evidential 15 material, is that right? 16 17 Correct. MR. McCARRON: Do you want to break, Mr. McGlynn? 18 Happy to do so. 19 MR. McGLYNN: No, no. I'm offering to you. You're MR. McCARRON: 20 the one who asked. 21 (off the record at 1:08 p.m.) 22 (On the record at 1:49 p.m.) 23 Did you put your request for the CCI records in 24 0

A I wanted to review the records of CCI for subsequent events for what happened subsequent to the end of the year when payments were made, match up their original accounting records with invoices and other documents as considered necessary. It was the best source of information available.

Q Didn't you want the CCI records in order to determine the accuracy of the 1997 and 1998 financial statements for CCI?

A Yes.

Q Do you have an opinion about whether the 1997 financial statements are wrong?

A Yes.

Q Well, the 1997 financial statement for CCI is the financial statement prepared by management, is that true?

A I'm sorry. I thought you meant the audit.
Audited financial statements?

Q The financial statements themselves, that actual financial statement, is a representation of management, is it not?

A Yes, issued by Brown, Schultz.

Q The financial statement isn't issued by Brown, Schultz, is it? The financial statement itself is not

issued by Brown, Schultz, is it?

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A They performed the audit of the financial statement, which is, yes, a representation of management.

Q Just to be clear, the financial statement, the actual financial statement is the representation of management for CCI, is that true?

A Yes. It's been verified by Brown, Schultz.

Q But the financial statement itself is not a representation by Brown, Schultz, is it?

A The financial statement with part of an audit opinion indicates that a certain amount of work has been done by Brown, Schultz on those particular financial statements.

Q Sir, that's a separate part, not the financial statement. Aren't you talking about an audit report?

A In connection with the financial statement.

Q But an audit report --

MR. McGLYNN: Let him finish his answer, Jeff, please.

MR. MCCARRON: I thought he was finished.

A The financial statement includes the audit report, supplementary information, and footnotes.

Q There is a thing called a financial statement,

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1	which is different than the audit report. Isn't the
2	audit report different than the financial statement?
3	A Yes.
4	MR. McGLYNN: I'm glad we cleared that up.
5	MR. McCARRON: Sorry. Do you have some commentary
6	you want to interject or what?
7	MR. MCGLYNN: I just made it.
8	MR. MCCARRON: Apparently you don't realize that,
9	because if you did realize that, there wouldn't be this
10	whole case.
11	MR. McGLYNN: I prefer to do my arguing in court,
12	Jeff.
13	MR. McCARRON: You'll get your chance, maybe.
14	MR. McGLYNN: Definitely.
15	MR. McCARRON: Q In what respect is the 1997
16	financial statement of CCI Construction wrong?
17	A It was not done in accordance with GAAS, as I
18	had previously indicated and we had gone through.
19	Q Are there any amounts reflected on the 1997 CCI
20	financial statement which are wrong?
21	A The amounts that I have shown in my restatement.
22	Q Are you talking about adjustments you made?
23	A The adjustments I made in connection with my
24	restatement of the 1997 financial statements as a result

130 There is a date on the schedule of 2/12/2000, 1 4:37 p.m. 2 Do you have any reason to believe that the work 3 in progress schedule for 1999 existed any time before 4 February 2000? 5 6 Α No. Do you have any reason to believe that the work 7 Q in progress schedule for 1999 existed when Brown, 8 Schultz did an audit for 1997? 9 Α No. 10 Working backwards again, the completed audit --11 let me start over. 12 The completed contracts schedule for 1998 was 13 generated sometime during 1999, is that right? 14 That I do not know. I do not know when the 15 completed contracts -- I assume it would have been 16 completed as the contracts were completed. 17 But the completed -- let's be clear. Q 18 You refer to and you relied on completed 19 contracts schedule for 1998, is that right? 20 Correct. 21 Α So that schedule reflects contracts which were 22 0 completed during 1998, is that right? 23 That's correct. 24 Α

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1	Q That schedule of completed contracts for 1998
2	would not have been available any earlier than the end
3	of 1998, is that right?
4	A Correct.
5	Q So that the completed contracts schedule for
6	1998 was not in existence when Brown Schultz did its
7	audit for 1997, is that right?
8	A Not the schedule that I referred to in the
9	financial statements.
10	Q Now, you're not able to determine you did not
11	base your proposed adjustments for the 1997 financial
12	statement on the schedule of contracts in progress for
13	1997, is that true?
14	A I use that as my starting point for the
15	restatement.
16	Q But you need the additional information provided
17	by the completed contracts schedule and the work in
18	progress schedule from 1998 and 1999 to make your
19	determination that adjustments were warranted for the
20	1997 financial statement?
21	A Correct.
22	Q Do you have any reason to believe that the
23	information, which was reflected on the completed

contracts for 1998 schedule, was known to or available

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to Brown, Schultz when it performed its audit during -for the period 1997?

I don't know when it became available to Brown, Schultz.

wouldn't it be important to you to know?

Α Yes.

Do you have any reason to think that the information reflected on the work in progress schedule for 1999 was available -- that that information was available or known to Brown, Schultz when it did its audit for the period ending 1997?

It's my opinion had they done the additional audit procedures that I enumerated previously that some of the information would have been available to them with regards to estimated costs to complete that were inherent in the construction in progress schedule that we're referring to at December 31, 1997.

What specific information would have been 0 available and learned by Brown, Schultz, which is --

Contract --

-- which is reflected on the work in progress schedule for 1999, which they would have learned if they had done additional audit procedures during the period ending 1997?

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1	Q And for each of the calculations, adjustments
2	you proposed were based on information about the
3	amount the actual amount of the cost to complete the
4	contract, is that right?
5	A Correct. Total estimated cost and estimated
6	cost to complete.
7	Q Didn't you use the actual cost to complete the
8	contract from which to derive your determinations about
9	proposed adjustments to the 1997 and the 1998 financial
10	statement?
11	A That is correct. In 1997 and 1998 I used the
12	best available information from the 1999 work in process
13	schedule that I referred to earlier.
14	Q That was a work in process schedule which was
15	generated by CCI management?
16	A I don't know who generated the work paper.
17	Q It wasn't from Brown, Schultz, was it?
18	A I don't know who generated this work paper. The
19	note on it said picked up at USF&G offices.
20	Q In 2000, you're not aware let me start over.
21	You're not aware that Brown, Schultz had any
22	involvement with CCI during 2000, are you?
23	A I'm not aware of any.
24	Q In order let's stay with 1997, sir. All the

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1	proposed adjustments you made were based on actual cost
2	for the contract?
3	A That's correct.
4	Q Did you perform any investigation or analysis to
5	determine let me start over.
6	The actual cost to complete the contract was not
7	known until the contracts were actually completed, is
8	that right?
9	A Yes.
10	Q And for a contract which was not completed
11	during 1997 or had not been completed prior to the audit
12	work, the actual cost to complete that those
13	contracts would not be known to the auditors during the
14	audit work period, is that right?
15	A That is correct.
16	Q So in deriving or determining the proposed
17	adjustments for the 1997 financial statement, you used
18	information about the actual cost to complete the
19	contracts, which had not been completed during 1997,
20	which was not available to Brown, Schultz during its
21	audit work?
22	A The completed contract schedule that I used was
23	not available to them, no.
24	Q Nor was the information included on the

1	completed contract schedule available to Brown, Schultz
2	when it performed its audit work?
3	A I disagree. I think some of the costs would
4	have been available had they done the additional work
5	that was required under Generally Accepted Auditing
6	Standards, and that's to do more than accept
7	management's representation as to what the gross profit
8	on the job was going to turn out to be.
9	Q Are you telling us that there were actual
10	completed contract costs for contracts which had not
11	been completed during 1997 which were available to
12	Brown, Schultz during its audit work?
13	A As I indicated, I think information was
14	available.
15	Q sir, you're not answering the question.
16	MR. McGLYNN: Objection.
17	MR. McCARRON: Q Was there let me start over.
18	Was the information about completed let me
19	start over.
20	Was the information concerning the actual cost
21	to complete contracts, which had not been completed by
22	the end of 1997, available to Brown, Schultz when it
23	performed its audit work for the period ending 1997?

A I don't know because I do not know when the

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1	contracts were completed, the exact dates.
2	Q Did you perform any investigation to determine
3	the events which triggered or caused the increased
4	contract cost?
5	A Could you read that back?
6	(Record read.)
7	THE WITNESS: No.
8	Q Did you do any investigation or determine the
9	date on which the events occurred, which triggered or
10	caused the additional cost to complete the contract over
11	and above the estimated cost to complete?
12	A Not outside of reviewing the Brown, Schultz work
13	papers.
14	Q were you able to determine the date on which the
15	event or occurrence let me start over.
16	were you able to determine the date or
17	approximate date the event which caused the increased
18	cost over the estimated cost to complete occurred?
19	A Could you read that back?
20	(Record read.)
21	THE WITNESS: No. Those records would have been
22	available through the CCI documents.
23	Q so if you had let me start over.
24	You would need the CCI documents in order to

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that it?

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Q You did not determine the specific source of
increased costs for any job for which you proposed an
adjustment to estimated cost to complete?
A No. It was not available.
Q Sir, when you say the information is not
available, you mean that since you did not get it
because you did not get access to the CCI documents,

The access to the CCI documents -- what I relied upon from CCI is what's included in my file and what I referred to.

You don't -- All you're saying about the -- that you did not have access to the information means you didn't get the records which would give you the information about the specific source of increased costs, is that right?

That's right. It was not available.

when you say it's not available, you mean you 0 just haven't gained access to the information, right?

we were told it was not available.

who specifically told you that the CCI materials or whatever records you needed to determine the source and the date for the increased cost for the jobs for which you proposed adjustments to the financial

150 1 statements --There --2 Α -- related to increased -- I'm sorry, the 3 estimated cost to complete? 4 Could you read that question back? 5 who specifically told you that the records which 6 0 you needed to determine the source and the date of the 7 increased cost for those jobs for which you proposed 8 adjustments to the estimated costs to complete did not 9 exist? 10 The specific person would have been an 11 individual from our Baltimore office who did the initial 12 work on the engagement and discussed with USF&G and 13 Mr. McGlynn's firm over what records were available, 14 that it looked at what records were available, and 15 compiled the necessary records that were left available 16 from CCI. On the other hand, the source of the total 17 cost I wouldn't have looked at necessarily anyway in my 18 computation of total estimated cost. 19 You wanted -- You would want to look at the 20 0 source of the increased cost --21 Total cost, absolutely. 22 -- to determine the nature of the source for the 23 0 increased cost for each job? 24

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1	A Right.
2	Q Along with the date on which the increased cost
3	occurred for each of those items, is that right?
4	A Correct.
5	Q And that would be to verify and confirm that
6	your proposed adjustments were warranted?
7	A You would need to take it beyond that. When the
8	costs were incurred and when they were available are two
9	different things. I would have used it to substantiate
10	when the actual costs were incurred subsequent to the
11	end of the year.
12	Q Who is it that told you that CCI or other
13	records from which you could have derived the increased
14	cost information were not available?
15	A It would have been George Sonnefeld.
16	Q And do you know the source of Mr. Sonnefeld's
17	information that the records were not available?
18	A Inquiry with a representative from USF&G and
19	Mr. McGlynn's office.
20	Q Do you know who specifically Mr. Sonnefeld had
21	contact with to obtain the CCI records or other records
22	relating to the source of increased costs?
23	A I'm not sure of specific names, no.
24	Q You're not able to let me start over.

155 information was available. 1 But without regard for when the information was 2 available, you're not able to tell us how much different 3 the accumulated job costs would have been if the 4 additional procedures had been employed? 5 6 Α No. For any period, is that right? 7 Fortunately the timing of when that information 8 is available is pretty critical. 9 But let's answer the first question. You're not 10 able --11 Objection. 12 MR. McGLYNN: MR. McCARRON: Q -- to tell us the amount by which 13 the accumulated job costs would have been different if 14 additional auditing procedures -- different procedures 15 had been performed by Brown, Schultz --16 17 Α No. -- for either the 1997 or 1998 period, is that 18 0 right? 19 Α That's correct. 20 Now, the timing of those additional accumulated 21 costs, it was important to know whether it was 22 information available to the auditors at the time they 23 performed their audit, is that right? 24

A That's correct.

Q You needed -- You would need that information in order to assess whether the auditors would have had different results if they had performed additional or different audit procedures during their work, is that right?

A That would have been one of the steps, as I indicated.

Q So that if the information concerning additional accumulated job costs did not become available until after the audit period, then that would not be information which would have been learned by the auditors during their audit work, is that right?

A That would have prompted them to not conclude their audit work until that information was available.

Q But, sir, if the information did not become available in the sense that the accumulated -- additional accumulated costs did not occur until after the audit work was completed, then that would be information that would not be available to the auditors during their audit work, is that right?

A Okay. Maybe I'm misunderstanding your question. The accumulation of cost includes those both incurred to date and those that are going to be incurred. Job cost